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U.S. Department of Justice

United States Attorney Southern District of New York

The Silvio J. Mollo Building One Saint Andrew 's Plaza New York, New York 10007

MEMO ENDORSED

February 28, 2022

BY ECF

Honorable Colleen McMahon United States Courthouse 500 Pearl Street New York, NY 10007

Re: United States v. David Perez, 18 Cr. 802 (CM)

Dear Chief Judge McMahon:

At ZPM-timz excluded

through May 3, 2022

At ZPM-timz excluded

through May 3, in the

interest of justice, to

facilitate the reviewof

discovery And Oleanicalian discovery And PLEANEGOTIAting

The Government respectfully writes on behalf of the parties to request an adjournment of the conference in this matter currently scheduled for defendant David Perez for March 1, 2015 at 2:30 p.m. to May 3, 2022 at 2 p.m. The parties further request that the Court order the exclusion of time pursuant to 18 U.S.C. § 3161(h)(7)(A) between March 1, 2022 and May 3, 2022 to allow for the production and review of discovery and for the parties to engage in discussions of a Elle Me Mol potential disposition short of trial.

Thank you for your attention to this matter.

Respectfully submitted,

DAMIAN WILLIAMS United States Attorney

by: Aline R. Flodr/Dominic Gentile/Jessica Greenwood Assistant United States Attorneys (212) 637-1110/2567/1090

cc (by ECF): Deborah Colson (counsel for David Perez)v

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